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By Email

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Re: *In re Cathode Ray Tube (CRT) Antitrust Litigation*, 3:07-cv-5944-SC (N.D. Cal.)

Dear Ms. Osborn:

Attached are revised notices of deposition for the 30(b)(6) witnesses for Thomson Consumer and Thomson SA. As you requested, we have noticed them for your Indianapolis offices.

We understand from your previous correspondence that you do not intend to educate your 30(b)(6) witness on any information that is located in France, absent a directive pursuant to the Hague. As you know, we disagree with your position on this. The Federal Rules of Civil Procedure require that any 30(b)(6) witness on behalf of Thomson SA be educated with information known or reasonably available to Thomson SA, and that includes information that is located in France. As you also know, following substantial completion of your document production from the United States, we moved the Court for an order to compel such testimony (and the production of underlying documents) under the Federal Rules of Civil Procedure. We also simultaneously moved

Kathy L. Osborn

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the Court for issuance of letters rogatory in the alternative, although we believe these are unnecessary. In any event, we recognize that these motions may not ultimately be resolved until after the September 5, 2014 cut-off for discovery. We do not waive – and expressly reserve – our rights to pursue this discovery when it is ordered.

Nonetheless, we intend to conduct as much of the discovery as we meaningfully can during the discovery period. To that end, we intend to use only some of the 10 hours we are permitted under the discovery protocols governing in this case, for Thomson Consumer's 30(b)(6) witness. We will reserve the remainder of our time for completion of the deposition upon resolution of our discovery motions with the Court.

Please let us know if you have any objections, so that we may resolve the issues – including by seeking Court intervention, if necessary.

Best regards,

/s/ Craig Benson

Craig Benson